SILLS CUMMIS & GROSS P.C.

Jeffrey J. Greenbaum Katherine M. Lieb One Riverfront Plaza Newark, New Jersey 07102 (973) 643-7000

PATTERSON BELKNAP WEBB & TYLER LLP

Adeel A. Mangi
Harry Sandick (admitted *pro hac vice*)
George LoBiondo
Julia Haigney Long (admitted *pro hac vice*)
Elisabeth Shane (admitted *pro hac vice*)
Katherine Brisson (admitted *pro hac vice*)
1133 Avenue of the Americas
New York, New York 10036
(212) 336-2000

Attorneys for Plaintiff
Johnson & Johnson Health Care Systems Inc.

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

JOHNSON & JOHNSON :

HEALTH CARE SYSTEMS INC., Civil Action No. 22-2632(JKS)(CLW)

•

Plaintiff, Hon. Jamel K. Semper, U.S.D.J.

Hon. Cathy L. Waldor, U.S.M.J

VS.

ALIE ON CD. LL C

SAVE ON SP, LLC,

ORDER GRANTING

: MOTION TO SEAL

Defendant.

:

This matter having been brought to the Court upon the motion of Plaintiff
Johnson & Johnson Health Care Systems, Inc. ("JJHCS") by and through their
attorneys and without objection from Defendant Save On SP, LLC ("SaveOnSP"),
seeking an order (i) permanently sealing the parties' joint letter and exhibits,
regarding the request by Save On SP, LLC ("SaveOnSP") to compel discovery from
non-JJHCS entities or individuals (ECF No. 122, the "June 23 Letter"); and (ii)
permitting JJHCS to file the proposed public version of the June 23 Letter attached
as Exhibit A to the Declaration of Jeffrey J. Greenbaum submitted in support of this
motion ("Greenbaum Declaration"); and the Court having considered JJHCS's
motion, and there being no opposition, the Court makes the following findings of fact
and conclusions of law, pursuant to Local Civil Rule 5.3(c)(6):

- (1) The Court finds that Exhibits 1-35 and discussions thereof within the lead June 23 Letter (the "Confidential Materials") contain information that is non-public business, trade secret and/or proprietary information involving the administration of the Janssen CarePath Program and the JJHCS business.
- (2) The Court further finds that the Confidential Materials contain highly sensitive, proprietary business information of JJHCS that is not known to the general public.
- (3) The Court further finds that the parties have safeguarded and protected

- the confidentiality of the Confidential Materials, including throughout the pendency of this action.
- (4) The Court further finds that JJHCS would suffer substantial and specific harm, including but not limited to, potential financial damage and disclosure of competitive business information through the divulgence of such confidential information, that JJHCS has a strong and legitimate interest in protecting this confidential information from being disclosed to the public, and that no less restrictive alternative exists.
- (5) For these reasons, good cause exists for protecting the Confidential Materials pursuant to Fed. R. Civ. P. 26(c)(1)(G) and Local Civil Rule 5.3(c)(2).

IT IS ON THIS 7th day of February, 2024;

ORDERED, that pursuant to L. Civ. R. 5.3, the Confidential Materials are confidential and entitled to protection; and it is further

ORDERED that the motion to seal, (ECF No. 157), is GRANTED and the unredacted versions of the Confidential Materials, (ECF No. 122), shall remain sealed; and it is further

ORDERED that JJHCS shall file the proposed public version of ECF No. 122, attached as Exhibit A to the Greenbaum Declaration, (ECF No. 157-2), within seven (7) days of the date of this Order. JJHCS shall do so as an attachment to an explanatory cover letter.

> s/ Cathy L. Waldor HON. CATHY L. WALDOR, U.S.M.J.